



SENATE BILL No. 211

DIGEST OF SB 211 (Updated February 5, 2024 3:45 pm - DI 110)

Citations Affected: IC 20-20; IC 20-24; IC 20-29.

Synopsis: Various education matters. Requires the department of education to establish a civics seal program (program) and make certain determinations concerning the program. Defines a "charter school corporation". Prohibits formal collective bargaining between a school corporation and the exclusive representative from beginning before October 1.

Effective: July 1, 2024.

Raatz, Donato, Crane

January 10, 2024, read first time and referred to Committee on Education and Career Development.
February 1, 2024, amended, reported favorably — Do Pass.
February 5, 2024, read second time, amended, ordered engrossed.



Second Regular Session of the 123rd General Assembly (2024)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2023 Regular Session of the General Assembly.

SENATE BILL No. 211

A BILL FOR AN ACT to amend the Indiana Code concerning education.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 20-20-46.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2024]:
4	Chapter 46.5. Civics Seal Program
5	Sec. 1. As used in this chapter, "civics seal" refers to an award
6	granted by the department under the program.
7	Sec. 2. As used in this chapter, "program" refers to the civics
8	seal program established under section 4 of this chapter.
9	Sec. 3. As used in this chapter, "school" refers to the following:
0	(1) A school maintained by a school corporation.
1	(2) A charter school.
2	(3) A state accredited nonpublic school.
3	Sec. 4. The department shall do the following:
4	(1) Establish a civics seal program through which students,
5	teachers, and schools are awarded civics seals recognizing
6	excellence in civics.
7	(2) Adopt criteria to determine student, teacher, and school



1	excellence in civics. The criteria may include the following:
2	(A) A student's proficiency in civics demonstrated by
3	student volunteer work and class grades.
4	(B) A teacher's participation in professional development
5	training in civics.
6	(C) A school's emphasis on civics by means of curriculum,
7	instructional methods, conduct requirements, and other
8	means.
9	(3) Determine the form of a civics seal award. The form may
10	include the following:
11	(A) A seal displayed on a student's diploma or transcript.
12	(B) A seal displayed on a teacher's license.
13	(C) A seal displayed as prescribed by the department for
14	a school.
15	SECTION 2. IC 20-24-1-4, AS ADDED BY P.L.1-2005, SECTION
16	8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
17	2024]: Sec. 4. (a) "Charter school" means a public elementary school
18	or secondary school established under this article that:
19	(1) is nonsectarian and nonreligious; and
20	(2) operates under a charter.
21	(b) Except as otherwise provided, a charter school described in
22	subsection (a) includes a charter school corporation (as defined in
23	section 4.5 of this chapter).
24	SECTION 3. IC 20-24-1-4.5 IS ADDED TO THE INDIANA CODE
25	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
26	1, 2024]: Sec. 4.5. "Charter school corporation" means a collection
27	of charter schools:
28	(1) operated by the same organizer under a single charter;
29	and
30	(2) approved by the state board to receive a school
31	corporation identification number.
32	SECTION 4. IC 20-24-7-1, AS AMENDED BY P.L.218-2015,
33	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2024]: Sec. 1. (a) The organizer is the fiscal agent for the
35	charter school.
36	(b) The organizer has exclusive control of:
37	(1) funds received by the charter school; and
38	(2) financial matters of the charter school.
39	(c) The organizer shall maintain accounts of all funds received and
40	disbursed by the organizer. Except in the case of a charter school
41	corporation, the organizer shall maintain separate accountings of all
42	funds received and disbursed by each charter school it holds.



- (d) Notwithstanding IC 20-43, an organizer that operates more than one (1) charter school or operates a charter school corporation may file, before July 1 of each year, a notice with the department that the organizer desires to receive the tuition support distributions, and in the case of an adult high school (as defined in IC 20-24-1-2.3), funding provided in the state biennial budget for adult high schools, for all the charter schools the organizer operates or the charter school corporation as a whole. After the organizer's authorizer or authorizers verify to the department that the organizer operates the charter schools or charter school corporation, the department shall distribute the tuition support, and in the case of an adult high school (as defined in IC 20-24-1-2.3), funding provided in the state biennial budget for adult high schools, for the verified charter schools to the organizer or the charter school corporation. The organizer or charter school **corporation** may distribute the tuition support distribution it receives to each charter school it operates in the amounts determined by the organizer. However, an organizer that receives money from the state under this subsection may not use any of the money received for expenses incurred outside Indiana that are not directly related to the charter school or charter school corporation the organizer operates in Indiana.
- (e) Organizers **or charter school corporations** receiving tuition support under this section may submit a consolidated audit in accordance with guidelines established by the state examiner and submit any required financial reporting to the department in a manner prescribed by the state examiner. The state examiner shall establish guidelines and prescribe reporting requirements for organizers under this section that are consistent with generally accepted accounting principles (GAAP) and the needs of the department.

SECTION 5. IC 20-29-6-1, AS AMENDED BY P.L.200-2023, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 1. (a) School employers and school employees shall:

- (1) have the obligation and the right to bargain collectively the items set forth in section 4 of this chapter; and
- (2) enter into a contract embodying any of the matters listed in section 4 of this chapter on which they have bargained collectively.
- (b) Notwithstanding any other law, before a school employer and school employees may privately negotiate the matters described in subsection (a)(1) during the time period for formal collective bargaining established in section 12 of this chapter, the parties must



1	hold at least one (1) public hearing and take public testimony to discuss
2	the items described in subsection (a). The public hearing under this
3	subsection may take place at a regular or special meeting of the
4	governing body. A school employer may allow governing body
5	members or the public to participate in a public hearing under this
6	subsection by means of electronic communication.
7	SECTION 6. IC 20-29-6-12, AS AMENDED BY P.L.214-2017,
8	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2024]: Sec. 12. Formal collective bargaining between a school
10	corporation and the exclusive representative shall not begin before:
11	(1) September 15 October 1 in the first year of the state budget
12	biennium; or
13	(2) September 15 October 1 in the second year of the state budget
14	biennium if the parties agreed to a one (1) year contract during the
15	first year of the state budget biennium or the contract provides for
16	renegotiating certain financial items the second year of a two (2)
17	year contract.
18	Informal negotiations may be held before September 15 October 1.



COMMITTEE REPORT

Madam President: The Senate Committee on Education and Career Development, to which was referred Senate Bill No. 211, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 27, delete "schools:" and insert "schools (not including a virtual charter school):".

and when so amended that said bill do pass.

(Reference is to SB 211 as introduced.)

RAATZ, Chairperson

Committee Vote: Yeas 9, Nays 4.

SENATE MOTION

Madam President: I move that Senate Bill 211 be amended to read as follows:

Page 2, line 27, delete "schools (not including a virtual charter school):" and insert "schools:".

(Reference is to SB 211 as printed February 2, 2024.)

RAATZ

